## CHAD S. JOHNSON DIN: 12A0372 EASTERN NY CORRECTIONAL FACILITY Napanoch, NY 12458-0338

IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y.

MAY 2 6 2022

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To: Clerk's Office

LONG ISLAND OFFICE

Date: May/23/2022

Re: Johnson v. Suffolk County at el. 11-cv-02481 (LDH) (SIL)

To whom this may concern.

I am writing to the Clerk's Office to inquire about the following:

- 1) Did the clerk's office received the amended complaint attacked to (docket 71) which was granted by Magistrate Judge Steven I. Locke (docket 73); if not the amended complaint will be attached to this letter for filing as attachment (A).
- 2) Whether the clerk's office received and filed my motion for appointment of counsel & Affirmation Of Service which is dated January/20/2022 and mailed to Brooklyn's Eastern District Clerk's office; a copy of the motion will be attached to this letter for filing as attachment (B).
- 3) If either Attachment (A) or (B) has already have been received and/or filed please disregard such attachment.
- 4) Could the Clerk's office please inform me which Eastern District this case is currently in Brooklyn or Central Islip Location. Which to File Hotions in this Case
- 5) May I please receive an up to date print out of the docket pertaining to "Johnson v. Suffolk County at el. 11-cv-02481 (LDH) (SIL)".

Respectfully, Chad S. Johnson Case 2:11-cv-02481-SIL Document 111 Filed 05/26/22 Page 2 of 12 PageID #: 741

Attachment (A)

AMENDED COMPLAINT #2

UNITED STATES DISTRICT COURT		
EASTERN DISTRICT OF NEW YORK		
CHAD SCOTT. JOHNSON		
	CIVIL RIGHTS COMPL	_AINT
Plaintiff,	42 U.S.C. § 1983	
[Insert full name of plaintiff/prisoner]		•
[Inisert for harris of Franchis	JURY DEMAND	
	YESXNO	
-against-		
ROBERT DOYLE, MICHAEL SOTO		
SEAN COMISKEY, SEAN P.McQuaid,		1.
SUFFOLK COUNTY, Individually and in		
Their offical capacities,		
Defendant(s).		
[Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I	1	
<ol> <li>Parties: (In item A below, place your name in address and telephone number. Do the same</li> </ol>	the first blank and provide your for additional plaintiffs, if any.)	present
A. Name of plaintiff CHAD JOHNSON		ļ
If you are incarcerated, provide the name of th	e facility and address:	
DOWNSTATE CORRECTIONAL FACILIT		
		<del> </del>
Prisoner ID Number: 12-A-0372		
Prisoner ID Number: 12-A-0372	• • •	

	d, provide your current address:	•
		٠.
		<del></del>
Telephone Number:		
D. Lint all defendents	You must provide the full names of each defendant a	nd th
ses at which each defend	lant may be served. The defendants listed here must	mate
ants named in the caption	n on page 1	. •
		•
Defendant No. 1	ROBERT DOYLE	•••••
•	Full Name	
•	RETIRED DETECTIVE SERGEANT	•
	Job Title	•
		. •
		•••
•	Address	
	, add 655	• •
•		
Defendant No. 2	MICHAEL SOTO	
•	Full Name	
	DETECTIVE	•
	Job Title .	. •
		•
	Address	
	GRAN COMTONEY	• .
Defendant No. 3	SEAN COMISKEY	<del>;</del>
	Full Name	· .
•		
•	DETECTIVE Job Title	

			• .				
	Address		•		•		•
				•	•		•
Defendant No. 4	SEAN P.	McQuaid		·	<u>.                                    </u>		•
	Full Name.			•			•
	DETECTIV	E	•		• •		•
	Job Title						
$\frac{t}{t_i}$	•			•	·		. *.
			•	•			•
	Address			•			•
		•		•	•		•
Defendant No. 5	Suffoll	County				1.	• •
Delchaant 170. 5	Full Name		•		•		
•		*			•		
•	Job Title		:				
		•	· .				
•				·	<del></del>		•
	Address		•	•			•
. Statement of Claim:			•				•
State briefly and concisely, the far yell as the location where the ever low each person named was involved mot give any legal arguments of related claims, number and set additional 8 ½ by 11 sheets of par	nts occurred.  Ilved in the events or cite to case  forth each claicer as necessa	Include the na ent you are cla es or statutes m in a separa ary.)	ames of e aiming vi . If you i ate parag	each de olated y ntend to raph Y	our rights allege a ou may u	You number	•
Where did the events giving rise to	o your claim(s)	occur? Wi	thin t	he Cou	inty O	Suffe	)lk,
at Suffolk County Polic	e Headqua	rters, lo	cated	at	yahpa	ank.	
Yahpank, NY,		•		· ·	· · · · · · · · · · · · · · · · · · ·		:
When did the events happen? (in	clude approxin	nate time and	date) <u>1</u>	2pm,	May,24	,2010-	
untill May, 25, 2010; 3an	•	·	•	•	•	<u> </u>	-
		•		•	• . •		٠.

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Facts: (what happened?)Each Defendant violated my Constitutional Rig	hts
under United States Fifth (5th), Sixth (6th), Eighth (8th)	•
as well as my Fourthteenth (14th) Right to DUE PROCESS, WHEN	
each of the defendants, assulted me; Denied my numerous request	
for counsel, & coerced and forced plaintiff in to giving a state	men
and forced plaintiff to sign statement.	•
	•
	:
	•
	•
	•
	. •
	•
II.A. Injuries. If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?	
Cuts and bruises on my shoulder, neck, right eye, and on the	
	•
right side of my face. Nightmares, extreme headaches.	- ':
	-
	<del>-</del> . ·
	· -

rev. 12/1/2015

Prisoner ID#

Attachment (B)

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

CHAD S. JOHNSON

PlaintiFF

AFFIRMATION OF SCRUICE

**V**.

SUFFOLK COUNTY, et al., botandons.

11-CV-2481-(LDI-1)(SIL)

I CHAD. S. JOHNSON, declare under penalty of perjury
that I served a copy of the attached Motion For Appointment
of Coursel upon the desendants attorney:

Stacy Ann Storopa Suffair County Department of Law H. Lee Dennison Building 100 Veterans Memorial Highway Hauppauge, NY 11788

by way of U.S Postal Mail box here at Castern MY

Correctional Facility.

Date: January 20. 2022

Check Johnson CHAD JOHNSON UNITED STATES DISTRICT COURT CASTEBU DISTRICT OF MEW YORK,

CHAD S. JOHNSON,

PlainLIFF,

V.

SUFFOIK COUNTY, et al.,

\_\_ Detendants\_

MOTION FOR APPOINTMENT OF COUNSEL

11-CV-2481 (LOH) (SIL)

Pursuant to 28 U.S.C. 1915 (e) (1) Plaintiff moves For an order appointing Counsel to Tepresent him in this Case. In support OF this Motion, Plaintiff States:

- 1. Plaintiff is unable to afford Counsel. He has regulated and was granted leave to proceed in Forma Pauperis when Filing this civil action.
- 2. Plaintiff's imprisonment greatly limit & his ability to litigate. The issues involved in this case usual regular significant investigation as well as Locating witnesses.
- 3. A trial in this case will likely invole Conflicting testimony, and Counsel would better enable Plaintiff to present evidence and Cross examine witnesses.

4. Plaintiff has made repeated efforts to Obtain Counsel, plaintiff has written letters to:

(A) Bruce A Barket Esq 666 old County Road Suite 700, Gaiden City, NY 11530 (B) Steven Metchi

(B) Steven Metchie

11 Broadway Suite 615

Now York, MY 10004

(C) Micheal Diamond 320 Carleton Ave Central Islip.NY. 11772

Scalling representation to no auit.

WHEREFORE, PlaintiFF prays that the court appoints Counsel in this case to assist plaintiFF.

Date: January. 20. 2022

Respectfully, Chair phoson CHAID JUHNSON

Filed 05/26/22 Page 12 of 12 PageID #: 7 Document 111 Central IShip. NY 11722-9014 Eastern District OF New York United States District Court 100 FEDERAL PURZA IL. Clerk's OFFICE AME: CHADS JOHNSON DIN: 12-4-0372 DOTEIN MI CONCELLON FERTIFY 12750-0338 box 338